#6

PATENT Attorney Docket No. 508-042.008

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Re Application of: M. Bura et al.

Art Unit: Not Yet Assigned

Filed: December 17, 2001

- Serial No.: 10/018,621

Examiner: Not Yet Assigned

For: **BRIDGE JOINT**

Assistant Commissioner for Patents Box MISSING PARTS Washington, DC 20231

PETITION UNDER 37 CFR §1.47(a) FOR ACCEPTANCE OF DECLARATION BY JOINT INVENTOR, SEAMUS DEVLIN, ON BEHALF OF HIMSELF AND NONSIGNING INVENTOR MICHAEL J. BURA, WHO CANNOT BE LOCATED

Sir:

Pursuant to 37 CFR §1.47(a), applicant's attorney hereby petitions for the acceptance of the Declaration of signing inventor Seamus Devlin on behalf of himself and nonsigning inventor Michael J. Bura, who cannot be located after diligent effort. Accompanying this petition is the Declaration of Seamus M. Devlin, including an added page to the Combined Declaration and Power of Attorney on behalf of nonsigning inventor Michael J. Bura, who cannot be found or reached after diligent effort. Also enclosed herewith is a Statement of Facts by the joint inventors' British patent agent, Nigel Brooks (CPA), who sets forth the facts verifying that diligent effort has been made to locate Mr. Bura and that those efforts have been unsuccessful.

I hereby certify that this correspondence is being deposited today, <u>August 1, 2002</u>, with the United States Postal Service with sufficient postage as first-class mail in an envelope addressed to: Assistant Commissioner for Patents, U.S. Patent and Trademark Office, Washington DC 20231.

Annemarie Maher

A petition fee, pursuant to 37 CFR §1.17(h), in the amount of \$130 is enclosed as required by 37 CFR §1.47(a). Please charge any additional fees or refund any overpayment to applicants' attorney's deposit account number 23-0442.

Also enclosed herewith is the Notification of Missing Requirements, as well as payment of a four-month extension-of-time fee for responding to said Notification, a response to which was due without extension by April 5, 2002.

It is respectfully submitted that the present documentation meets the requirements of 37 CFR §1.47(a) and that compliance has been made to the requirements specified in the Notification of Missing Requirements.

Dated: August 1, 2002

WARE, FRESSOLA, VAN DER SLUYS & ADOLPHSON LLP

Building Five, Bradford Green 755 Main Street, P.O. Box 224

Monroe, CT 06468

Telephone: (203) 261-1234
 Facsimile: (203) 261-5676
 USPTO Customer No. 004955
 Deposit Account No. 23-0442

Respectfully submitted,

Alfred A. Fressola Attorney for Applicant Registration No. 27,550

728 ...

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: M. Bura et al.

Confirmation No.: 4979

Application No.: 10/018,621

Group No.: Not Yet Assigned

Filed: December 17, 2001

Examiner: Not Yet Assigned

For: BRIDGE JOINT

Date: August 1, 2002

Assistant Commissioner for Patents
Box MISSING PARTS
Washington, D.C. 20231

COMPLETION OF FILING REQUIREMENTS - NONPROVISIONAL APPLICATION

(check and complete this item, if applicable)

I.		of Missing Requirements Under 35 USC §371 (Form ties Notice)) mailedFebruary 5, 2002
NOTE:	e.g., in addition to the name of the inve	etter issues, adequate identification of the original papers should be ma entor and title of invention, the filing date based on the "Express N m post card or the attorney's docket number added.
	☑ A copy of the Notification of M	issing Requirements Under 35 USC §371 is enclosed.
NOTE:	The PTO requires that a copy of Form PTC the application.	O-1533 be returned with the response to the notice to file missing parts t
	CERTIFICATE OF MAIL	ING/TRANSMISSION (37 C.F.R. § 1.8(a))
I hereby	certify that this correspondence is, on the da	ate shown below, being:
	MAILING	FACSIMILE
Sen mail Assi	osited with the United States Postal vice with sufficient postage as first-class in an envelope addressed to the stant Commissioner for Patents, shington, D.C. 20231.	transmitted by facsimile to the Patent and Trademark Office.

Annemarie Maher (type or print name of person certifying)

DECLARATION OR OATH

II.	X	applic	claration or oath was filed. Enclosed is the original declaration or oath for this ation and a Petition Under 37 CFR §1.47(a) For Acceptance Of Declaration By Joint tor On Behalf Of Himself And Nonsigning Inventor Michael J. BURA, Who Cannot Be ed.
NO	TE:	execute	correct inventor or inventors are not named on filing a nonprovisional application under § 1.53(b) without an ed oath or declaration under § 1.63, the later submission of an executed oath or declaration under § 1.63 the pendency of the application will act to correct the earlier identification of inventorship. 37 C.F.R. § (1).
			OR
			eclaration or oath that was filed was determined to be defective. A new original oath or ration is attached.
		NOTE:	For surcharge fee for filing declaration after filing date complete item VI(3) below.
		NOTE:	"The following combinations of information supplied in an oath or declaration filed after the filing date are acceptable as minimums for identifying a specification and compliance with any one of the items below will be accepted as complying with the identification requirement of 37 C.F.R. § 1.63:
			"(A) application number (consisting of the series code and the serial number, e.g., 08/123,456;
			"(B) serial number and filing date;
			"(C) attorney docket number which was on the specification as filed;
			"(D) title which was on the specification as filed and reference to an attached specification which is both attached to the oath or declaration at the time of execution and submitted with the oath or declaration; or
			"(E) title which was on the specification as filed and accompanied by a cover letter accurately identifying the application for which it was intended by either the application number (consisting of the series code and the serial number, e.g., 08/123,456), or serial number and filing date. Absent any statement(s) to the contrary, it will be presumed that the application filed in the PTO is the application which the inventor(s) executed by signing the oath or declaration."
			M.P.E.P. § 601.01(a) 7 th Ed.
		NOTE:	Another minimum found acceptable in the declaration is the filing date (i.e., date of express mail) and the express mail number, useful where the serial number is not yet known. But note the practice where the express mail deposit is a Saturday, Sunday or holiday within the District of Columbia. 37 C.F.R. § 1.10(c).
			(complete (c) or (d), if applicable)
Att	ache	ed is a	
((c) [tement by a registered attorney that the application filed in the PTO is the application the inventor executed by signing the declaration.
((d) [tement that the "attached" specification is a copy of the specification and any endments thereto that were filed in the PTO to obtain the filing date.

AMENDMENT CANCELLING CLAIMS

III.

Cancel claims ______ inclusive.

TRANSMITTAL OF ENGLISH TRANSLATION OF NON-ENGLISH LANGUAGE PAPERS

IV.		as of t	omitted herewith is an English translation of the non-English originally filed. Also submitted herewith is a statement by he translation. It is requested that this translation be used poses in the PTO.	the translator of the accuracy
NOTE	: <i>F</i>	or fee	e processing a non-English application, complete item VI(5) below.	
NOTE	: а	non-	English oath or declaration in the form provided by the PTO need not be tr	anslated. 37 C.F.R. § 1.69(b).
			SMALL ENTITY STATUS	
٧.	X	A s	tatement that this filing is by a small entity	
	,		(check and complete applicable items)	
		X	has already been asserted.	
			is attached.	
			☐ A separate refund request accompanies this paper.	
			was filed on (original).	
VI.			COMPLETION FEES	
WA	RNIN	G:	Failure to submit the surcharge fees where required will cause the applic C.F.R. § 1.53.	ation to become abandoned. 37
NO	TE:	For	effect on fees of failure to establish status, or change status, as a small er	ntity, see 37 C.F.R. § 1.28(a).
1.	Fili	ng fe	ee	
			ginal patent application C.F.R. § 1.16(a) - \$740.00; small entity - \$370.00)	\$
			sign application C.F.R. § 1.16(f) - \$330.00; small entity - \$165.00)	\$
2.	Fee	es fo	or claims	
			ch independent claim in excess of 3 C.F.R. § 1.16(b) - \$84.00; small entity - \$42.00)	\$
			ch claim in excess of 20 C.F.R. § 1.16(c) - \$18.00; small entity - \$9.00)	\$
			ltiple dependent claim(s) C.F.R. § 1.16(d) - \$280.00; small entity - \$140.00)	\$

U.S. Pat nt Applicati n N . 10/018,621

	3.	Surcharge Fees					
		□ late payment of filing - \$130.00);	fee and	or late filing of o	riginal declaration	n or oat	h (37 C.F.R. § 1.16(e) 65.00
						φ	00.00
	NOTE:	Even where a facsimile de surcharge fee is required.	eclaration o	r oath signed by the	e inventor(s) was pa	art of the	originally filed papers, the
,	NOTE:	If both the filing fee and de §1.16(e) is that only one su are submitted afterwards at	ırcharge Fe	e need be paid whel	ther the later filed oa		
•	4.	Petition and fee for a person not the inve		other than all the	e inventors or		
		(37 C.F.R. §§ 1.17(i) and 1.4	7 - \$130.00)		\$	130.00
		☐ Fee for processing in a non-English lan		ation filed with a	specification		
		(37 C.F.R. §§ 1.17(F		52(d) - \$130.00)		\$	
•		☐ Fee for processing a (37 C.F.R. §§ 1.21(i			n	\$	
		☑ Assignment (See "A	SSIGNM	ENT COVER SH	IEET".)	\$	40.00
	NOTE:	complete the application pu	irsuant to 3 to obtain the	37 C.F.R. § 1.53(f) are benefit of a prior U.	nd this, as well as th S. application, either	e change: the basic	
•			Total o	completion fees		\$	235.00
08/13/2002 ATRAN	1 000	000119 10018621		EXTENSION OF	TIME		
02 FC:254 03 FC:122	VII.	65.00 OP 130.00 OP	(com _l	olete (a) or (b), as			
	The apply	e proceedings herein are	for a pate	ent application, a	nd the provisions	s of 37 (C.F.R. § 1.136(a)
	(a)	Applicant petitions f §1.17(a)(1)-(4), for t					out in 37 C.F.R.
		Extension (months)		r other than all entity		e for I entity	
	0	one month two months three months	\$ \$ \$	110.00 400.00 920.00	\$ 20	55.00 00.00 60.00	

If an additional extension of time is required, please consider this a petition therefor.

Fee:

\$1,440.00

\$ 720.00

720.00

U.S. Patent Application No. 10/018,621

(check and complete the next item, if applicable)
An extension for months has already been secured, and the fee paid therefor of \$ is deducted from the total fee due for the total months of extension now requested.
Extension fee due with this request \$
OR
(b) Applicant believes that no extension of term is required. However, this conditional petition is being made to provide for the possibility that applicant has inadvertently overlooked the need for a petition and fee for extension of time.
TOTAL FEE DUE
VIII. The total fee due is
Completion fee(s) \$ <u>235.00</u>
Extension fee (if any) \$720.00 Total Fee Due \$ 955.00
PAYMENT OF FEES
IX. Enclosed is a check in the amount of \$955.00
☐ Authorization is hereby made to charge the amount of \$
to Deposit Account No to credit card as shown on the attached credit card information authorization Form PTO-2038.
 WARNING: Credit card information should not be included on this form as it may become public.
Charge any additional fees required by this paper or credit any overpayment in the manner authorized above. A duplicate of this request is attached.
AUTHORIZATION TO CHARGE ADDITIONAL FEES
X. WARNING: Accurately count claims, especially multiple dependant claims, to avoid unexpected high charges if extra claims are authorized.
NOTE: "Amounts of twenty-five dollars or less will not be returned unless specifically requested within a reasonable time, nor will the payer be notified of such amounts; amounts over twenty-five dollars may be returned by check or, if requested, by credit to a deposit account." 37 C.F.R. § 1.26(a).
The Commissioner is hereby authorized to charge the following additional fees that may be required by this paper and during the pendency of this application to Account No. 23-0442
☐ 37 C.F.R. § 1.16(a), (f) or (g) (filing fees)
☐ 37 C.F.R. § 1.16(b), (c) and (d) (presentation of extra claims)
/13/2002 ATRAH1 00000119 10018621
FC:218

NOTE: Because additional fees for excess or multiple dependent claims not paid on filing or on later presentation must only be paid or these claims cancelled by amendment prior to the expiration of the time period set for response by the PTO in any notice of fee deficiency (37 C.F.R. § 1.16(d)), it might be best not to authorize the PTO to charge additional claim fees, except possibly when dealing with amendments after final action.

- 37 C.F.R. §1.16(e) (surcharge for filing the basic filing fee and/or declaration on a date later than the filing date of the application)
- 37 C.F.R. §1.17(a)(1)-(5) (extension fees pursuant to §1.136(a))
- ☐ 37 C.F.R. §1.17 (application processing fees)

NOTE: "A written request may be submitted in an application that is an authorization to treat any concurrent or future reply, requiring a petition for an extension of time under this paragraph for its timely submission, as incorporating a petition for extension of time for the appropriate length of time. An authorization to charge all required fees, fees under §1.17, or all required extension of time fees will be treated as a constructive petition for an extension of time in any concurrent or future reply requiring a petition for an extension of time under this paragraph for its timely submission. Submission of the fee set forth in §1.17(a) will also be treated as a constructive petition for an extension of time in any concurrent reply requiring a petition for an extension of time under this paragraph for its timely submission." 37 C.F.R. §1.136(a)(3).

37 C.F.R. §1.18 (issue fee at or before mailing of Notice of Allowance, pursuant to 37 C.F.R. §1.311(b))

NOTE: Where an authorization to charge the issue fee to a deposit account has been filed before the mailing of a Notice of Allowance, the issue fee will be automatically charged to the deposit account at the time of mailing the notice of allowance. 37 C.F.R. §1.311(b).

NOTE: 37 C.F.R. §1.28(b) requires "Notification of any change in loss of entitlement to small entity status must be filed in the application...prior to paying, or at the time of paying...issue fee..." From the wording of 37 C.F.R. §1.28(b): (a) notification of change of status must be made even if the fee is paid as "other than a small entity" and (b) no notification is required if the change is to another small entity.

Tel. No.: (203) 261-1234

Reg. No. 27,550

Customer No. 004955

(type or print name of practitioner)

WARE, FRESSOLA, VAN DER SLUYS

SIGNATURE OF PRACTITIONER

<u> Alfred A. Fressola</u>

& ADOLPHSON LLP Bradford Green, Bldg. Five 755 Main St., P.O. Box 224

Monroe, CT 06468

(Completion of Filing Requirements - Nonprovisional Application [5-1] - page 6 of 6)

08 AUG 2002

ATEM AND TRADEMARK OFFICE & TRAC

Commissioned for Patients (fox 90) United States Potent and Transports (Office Washington (E.C., 2023) www.usubi.g.s.

U.S APPLICATION NUMBER NO.

FIRST NAMED APPLICANT

ATTY, DOCKET NO.

10/018,621

WARE FRESSOLA VAN DER SLUYS &

BRADFORD GREEN BUILDING 5 755 MAIN STREET, P O BOX 224 Michael J Bura

508-042.9

INTERNATIONAL APPLICATION NO

PCT/GB00/02224

I.A. FILING DATE

PRIORITY DATE

12/28/2000

06/18/1999

CONFIRMATION NO. 4979 371 FORMALITIES LETTER

OC000000007386116

Date Mailed: 02/05/2002

ADOLPHSON, LLP

MONROE, CT 06468

004955

NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)

The following items have been submitted by the applicant or the IB to the United States Patent and Trademark Office as an Elected Office (37 CFR 1.495):

- U.S. Basic National Fees
- Indication of Small Entity Status
- Priority Document
- · Copy of IPE Report
- · Copy of references cited in ISR
- Copy of the International Application
- Copy of the International Search Report
- Preliminary Amendments
- · Request for Immediate Examination

RECEIVED WARE, FRESSOLA, VAN DER SLUYS & ADOLPHSON

FFR 1 1 2002

ANS'D.

The following items MUST be furnished within the period set forth below in order to complete the requirements for acceptance under 35 U.S.C. 371:

- Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by the International application number and international filing date.
- \$65 Surcharge for providing the oath or declaration later than the appropriate 30 months months from the priority date (37 CFR 1.492(e)) is required.

ALL OF THE ITEMS SET FORTH ABOVE MUST BE SUBMITTED WITHIN TWO (2) MONTH FROM THE DATE OF THIS NOTICE OR BY 22 or 32 MONTHS (where 37 CFR 1.495 applies) FROM THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL RESULT IN ABANDONMENT.

The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).



SUMMARY OF FEES DUE:

Total additional fees required for this application is \$65 for a Small Entity:

• \$65 Late oath or declaration Surcharge.

Applicant is reminded that any communications to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above (37 CFR 1.5)

A copy of this notice **MUST** be returned with the response.

MAMIE P PERSON

Telephone: (703) 305-3737

PART 1 - ATTORNEY/APPLICANT COPY

U.S. ADDI IO ATIONATO MED NO	DETERMINATION AND PROPERTY OF	
U.S. APPLICATION NUMBER NO.	INTERNATIONAL APPLICATION NO.	ATTY. DOCKET NO.
10/018,621	PCT/GB00/02224	508-042.9

FORM PCT/DO/EO/905 (371 Formalities Notice)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Bura et al
For: Bridge Joint
the specification of which:
(check and complete (a), (b), or (c))
(a) is attached hereto.
(b) 🖾 was filed on <u>Decartor</u> 2001 and was amended on (if applicable).
(c) usas described and claimed in International Application No.
filed on and as amended on (if any).
STATEMENT OF FACTS IN SUPPORT OF FILING ON BEHALF OF NONSIGNING INVENTOR (37 C.F.R. § 1.47)
NOTE: This statement as to the pertinent facts concerning the refusal of the nonsigning inventor to join in the application or where the omitted inventor cannot be found or reached must accompany the declaration signed on behalf of the omitted inventor by a joint inventor or by a legal representative who shows a proprietary interest. Where the entity with a proprietary interest executes the declaration on behalf of the omitted inventor there must also be a showing that such action is necessary to preserve the rights of the parties or to prevent irreparable damage. 37 C.F.R. §§ 1.47(a) and (b).
This statement is made as to the exact facts that are relied upon to establish the diligent effort made to secure the execution of the declaration by the nonsigning inventor for the above-identified patent application before deposit thereof in the Patent and Trademark Office.
(check next item, if applicable)
Because signing on behalf of the nonsigning inventor is by a person or entity showing a sufficient proprietary interest, this statement also recites facts as to why this action was necessary to preserve the rights of the parties or to prevent irreparable damage.
This statement is being made by the available person having first-hand knowledge of
the facts recited therein.
NOTE: The statement "must be signed, where at all possible, by a person having first-hand knowledge of the facts recited therein." M.P.E.P. § 409.03(d), 7th ed. If different persons have first-hand knowledge of different facts, then a declaration from each such person as to those facts he or she knows should be submitted separately.
NOTE: Copies of documentary evidence, such as certified mail return receipt, cover letter of instructions, telegrams, etc., that support a finding that the nonsigning inventor could not be reached should be

made part of the affidavit or declaration. It is important that the affidavit or declaration contain statements

of fact as opposed to conclusions. M.P.E.P. § 409.03(d), 7th ed.

IDENTIFICATION OF PERSON MAKING THI STATEMENT OF FACTS

NIGEL BROOKS

Name	
	Hill Hampton, East Meon, Petersfield
Address	Hampshire, GU32 1QN, GB

LAST KN WN ADDRESS OF THE NONSIGNING INVENT R

NOTE: The last known address of the nonsigning inventor must be stated so that the PTO can forward the notice of filing of the application to the nonsigning inventor at said address. (37 C.F.R. § 1.47). A post office box is insufficient. M.P.E.P. § 409.03(e), 6th ed.

MICHAEL J. BURA

Full name of nonsigning inventor

2 Ramster cottages, Ramsnest, Chiddingfold, Surrey, GU8 4SN, GB

Last known address of nonsigning inventor

NOTE: Ordinarily, the last known address will be the last known residence of the nonsigning inventor, but other addresses at which the nonsigning inventor may be reached should also be given in the space below. M.P.E.P. § 409.03(e), 6th ed.

DETAILS F EFFORTS TO REA H N NSIGNING INVENT R

NOTE: Complete either these facts or the facts as to REFUSAL OF NONSIGNING INVENTOR TO SIGN APPLICATION PAPERS.

NOTE: In addition to a recitation of these efforts, which must have been made before the application was deposited in PTO, copies of documentary evidence such as letters, telegrams, responses, etc. that support a finding that a nonsigning inventor could not be found or reached should, if available, be made part of the declaration. It is important that the affidavit or declaration contain statements of fact as opposed to M.P.E.P. § 409.03(d), 7th ed. conclusions.

I have acted for Seamus Devlin and his company Vexcolt (UK) Ltd for a number of years. I have been involved in several patent applications in whichboth Seamus and Michael Bura have been named as inventor. Both Seamus and Michael are, or were, employees of Vexcolt (UK) Ltd and so under English law all the patent applications belong to the company.

Recently, Seamus and his company moved from Hampshire to Devon. I understand that Michael Bura did not also move.

Seamus instructed me in the filing of the US national phase of the international application and I prepared the necessary forms and forwarded the same to him for signature. I then instructed Mr A Fressola to file the necessary papers for this application. Mr Fressola further copies of the necessary forms, the there IR Assignment and the Declaration, and as I had not received the original forms from Seamus, I sent these forms as well.

On 22nd March I telephoned Seamus to chase up the forms and he told me that he had been unable to contact Mr Bura. I asked him to keep trying but to send me the forms with his signature. He did this and also enclosed a note by fax to say that he beleived Mr Bura to be "enjoying a lifestyle to which neither you nor I will ever become accustomed". I enclose a copy of this note.

I understand Seamus Devlin to have made reasonable efforts to contact Michael Bura, including telephoneng and writing to his last known address, and contacting various mutual friends. However, despite these efforts he has been unable to contact him.

(use Supplemental Page(s), if necessary)

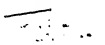
(Statement of Facts in Support of Filing on Behalf of Nonsigning Inventor [1-6]—page .4 of 5

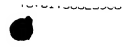
Date: 24 July 02

Signature of person making statement

Plus _____ Added Page(s)

(Statement of Facts in Support of Filing on Behalf of Nonsigning Inventor [1-6]—page : 5 of 5





Hill Hampton, East Meon, Petersfield, Hampshire GU32 1QN Ashwell House Ugbrooke Park, Chudleigh Exeter, Devon TQ13 0AD

22 March 2002.

Dear Nigel,

Re: Patent 508-042.8

Please find attached the forms duly signed. Unfortunately, despite a fairly exhaustive search, I cannot trace down Mick Bura to get his signature. I understand he received a significant inheritance from his father and can only speculate that he is currently enjoying a lifestyle to which neither you nor I will ever become accustomed.

I hope that this doesn't cause a problem.

Kindest regards to you and the harem.

Seamus

508-042.8

As a below named inventor, I hereby declare that:

- my residence, post. Iffice address and citizenahlp are as stated below next to my name;
- I believe I am the original, first and sole inventor (if only one name is listed below) r an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is A Bridge Joint sought on the invention entitled:
- the specification of which is attached hereto unless the following box is checked: X. If the box is checked,

the application was filed on

December 17, 2001

as U.S. Application Number

10/018,621

or PCT International Application Number PCT/GB00/02224

and was amended on

(if applicable). December 17, 2001

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I soknowledge the duty to displose information which is material to patentability as defined in 37 CFR §1.56.

I hereby claim foreign priority benefits under 35 U.S.C. \$119(a)-(d) or \$365(b) of any foreign application(s) for patent or inventor's certificate, or §365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below, by chacking the box, any foreign application for patent or inventor's certificate, or PCT International application having a filing date before that of the application on which priority is claimed.

bien priority is claused.	Prior Foreign Application		Priority No Claimed
9914186.3 (Application Number)	United Kingdom (Country)	18/06/1999 (Day/Month/Year Filed)	
	(Country)	(Day/Month/Year Filed)	ū
(Application Number)		(Day/Month/Year Filed)	
(Application Number)	(Country)	(Day/Monuty real Piles)	

To the extent permitted by rule or law, I hereby incorporate by reference the Prior Foreign Application(s) listed above.

I hereby claim the benefits under 35 U.S.C. \$119(e) of any United States provisional application(s) listed below:

6 Denerits United 55 Desice, 9117(0) of the					
(Provisional Application Number)	(Day/Month/Year Filed)				
(Provisional Application Number)	(Day/Month/Year Filed)				

I hereby claim the benefit under 35 U.S.C. §120 of any United States application(s), or §365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C. §112, I acknowledge the duty to disclose information which is material to patentability, as defined in 37 CFR \$1.56, which became available between the filing date of the prior application and the national or PCT International filing date of this application.

the lintings of LC1 meritages and		T T
(Application Number)	(Day/Month/Year Filed)	(Status-patented, pending, abandoned)
(Application Number)	(Day/Month/Your Flied)	(Status-patented, pending, abandoned)

The undersigned hereby sudderings the U.S. firm of Ware. Francis, Van Der Shiya & Adolphson LLP to eccept and follow instructions from the British firm of Nigol Brooks as to any action to be taken in the U.S. Patent and Trademer's Office regarding this application without direct communication between the U.S. firm and the undersigned. In the event of a change in the persons from whore immediate may be taken, the U.S. firm will be cooffed by the untimigration

Electronic POA Farm

P.05/05 FROM NIGEL BROOKS CPA TO WARE FRESSOLA I hereby appoint the attorney(s) and/or agent(s) assigned to the customer number listed below, as may from Ime to time be amended, belonging to the firm of Ware, Fressola, Van Der Stuys & Ad Iphson LLP, to prosucute this application and to transact all business in the Patent and Trademark Office connected therewith: Customer Number 4955 WINT NO THOUSAND STOR Address all telephone calls to: Ware, Fressola, Van Der Sluys & Adolphson LLP at (203) 261-1234. Address all Alfred A. Fressola correspondence to: Customer Number 4955 PRITOR NO THEODOR OF THE I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful falso statements and the like so made are punishable by fine or imprisorment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon. Michael J. BURA Full name of sole or first inventor (given name, middle initial, FAMILY NAME(S) IN UPPER CASE Date Inventor's Signature GB Citizenship Surrey GU 8 45N, Great Britain Post Office Address: 2 Remeter Cottages, Ramenest, Chiddingfold, Surrey GU B 4SN, GB Soamus M. DEVLIN Pull same of second inventor (given name, middle initial, PAMILY NAME(S) IN UPPER CASE) 22. March 2002 Date Inventor's Signature GB Devon TQL3 OAD Great Britain Citizenship Residence Post Office Address: Ashwell House. Ugbrooke Park, Chudleigh, Exeter, Davon TQ13 OAD GB Fall name of third inventor (given name, middle initial, FAMILY NAME(S) IN UPPER CASE) Date Inventor's Signature Cidzensbip Residence Post Office Address:

Additional inventors are being named on asperately numbered sheets attached hereto.

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page 2

508-042,008 Practitioner's Decket No. ADDED PAGE TO COMBINED DECLARATION AND POWER OF ATTORNEY FOR SIGNATURE BY JOINT INVENTOR(S) ON BEHALF OF NONSIGNING INVENTOR(S) WHO REFUSE(S) TO SIGN OR CANNOT BE REACHED (37 CFR 1.47(a)) WARRIERO: "37 C.F.R. \$ 1.47(a) and 35 U.S.C. \$ 116 \$ 2 mounts all available joint inventors to file an application for behalf of themselves and on behalf of a joint insentor who "carnot" be found or resched after diligent effort" for who refuses to folk in an explication. ** M.P.E.P. \$ 403.03(t), 8th ed., rev. 3 (emphasis added). See also 62 Fed. Reg. 53,131, 53,137, 253 O.G. 68 (Oct. 10, 1997). I. I am an above named joint inventor and have signed this declaration on my own behalf and also sign this declaration under 37 CFR 1.47(a) on behalf of the nonsigning joint inventor, particulars for whom are: Michael J. BURA Full name of filest, second, etc.) . nonsigning inventor who in refuses to sign ix cannot be found or resched NOTE: The name of the noneigning inventorial should preferebly also be filled in at the appropriess polar space in the declaration, adding the words "remelying inventor-completed on edded page." Great Britain Country of Citizenship of manaigning inventor 2 Ramster Cottages, Ramanast Last known address of noneigning inventor Chiddingfold. Surrey GU8 4SR, United Kingdom NOTE: Ordinarily, the test known address will be the last known residence of the noneigning inventorial. A post affice box is insufficient. Other addresses at which the normigring insentorial may be reached should also be given. These can best to given in the Statement Of Fauls in Support Of Filing On Behalf Of Omitted Inventor, MPEP & 409.03(a), 6th ed.

II. Accompanying this declaration is:

(1) A STATEMENT OF FACTS IN SUPPORT OF RILING ON BEHALF OF NONSIGN-ING INVENTOR

·(2)	THE PETITIO	小芹配医10万 多130,00	(97 CFR	1.170

Seamus H. DEVLIN flyps or print Herns of Jobs? inventor eigning on build! of nameigning STVOTTEST!

Manufacture .

(Added Page to Combined Declaration and Power of Attorney For Signature By One Joint Inventor on Behalf of Honsigrang Issumfor(s) Who Robins(s) to Sign or Carrect Bis Reached (1-4)-page 1 of 1)